

1 IN THE UNITED STATES DISTRICT COURT

2 FOR THE DISTRICT OF ALASKA

3 JANSSEN CONTRACTING)
4 COMPANY, INC.,)

5 Plaintiff,)
6)

7 vs.)
8)

8 JON P. COLMAN and NORTHWEST)
9 HYGIENETICS, INC.,)

10 Defendants.)
11)

Case No. A04-247 CV (RRB)

12 **NON-OPPOSED MOTION TO EXTEND ALL PRETRIAL DEADLINES**

13 Plaintiff, JANSSEN CONTRACTING COMPANY, INC. ("Janssen"), requests
14 this Court extend the pretrial deadlines forty-five (45) days. Janssen requests the
15 extension because the parties are awaiting rulings on pending motions in a parallel state
16 court case. Counsel for Janssen spoke with Robert Blasco on October 31, 2006, and he
17 stated that he did not oppose this motion.
18

19 This case parallels a state court declaratory judgment action in which the parties
20 are awaiting rulings on pending dispositive motions. The dispute that forms the basis of
21 both this suit and the state declaratory judgment action involves Janssen, the Anchorage
22 School District, and Jon Colman and Northwest Hygienetics, Inc. ("Colman"). Janssen
23 filed a motion for a rule of law while Colman and the Anchorage School District filed
24 cross-motions for summary judgment. The state court held oral argument on the motions
25

1 and took them under advisement on July 24, 2006, so the court should hopefully issue
2 rulings shortly. Janssen requests the forty-five (45) day extension of the deadlines to
3 avoid duplicative, and perhaps unnecessary, litigation.
4

5 Dated this 1st day of November 2006, in Anchorage, Alaska.

6 EIDE, GINGRAS & PATE, P.C.
7 Attorneys for Plaintiff
8 Janssen Contracting Company, Inc.

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17 **CERTIFICATE OF SERVICE**

18 I am a legal secretary employed by the law
19 firm of Eide, Gingras & Pate, P.C. That
20 on this 1st day of November 2006, I served by

21 [x] Electronically

22 a true and accurate copy of the foregoing
23 document upon the following counsel of record:

24 **Attorney for Jon P. Colman and Northwest Hygienetics**
25 Robert P. Blasco, Esq.
Robertson, Monagle & Eastaugh
9360 Glacier Highway, Suite 202
Juneau, AK 99801

EIDE, GINGRAS & PATE, P.C.

By /s/Patti J. Juliussen

F:\245\18\pleadings\ Stip to continue pre-trial deadlines 2.DOC

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